

UNITED STATES DISTRICT COURT

EASTERN District of PENNSYLVANIA

CWIL Division

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names)

Defendant(s)

(Write the full name of each defendant who is being sued If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names)

Case No.

COMPLAINT AND REQUEST FOR INJUNCTION

TRO- Ex PARTI TO STOP Oot 1st 2019
SHERRE SALE

The Parties to This Complaint I.

The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

R. CAESAR AUGUSTUS DI GIANVITTORIO

707 EAST ATLANTIC STREET
PHILADELPHIA CITY/COUNTY PHILA.
PENNSYLVANÍA 19134

PENNSYLVANÍA

215 680 4591

RDIGIAN @ COMCAST. NET

В. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

City of Phila./CITY HALL OR LAW DEPTMENT 1115 ARCH STREE

Defendant No. 2

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

Warne Shadow, LLC Pr. Co.

423 avondale ave

Haddenfield, N.W. 08033

Defendant No. 3

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

ASHLEYL MUNZ

423 AVON DALF AUE

Haddontiers, N.J. 08033

ashleymung @ yohoo. com

Defendant No. 4

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

PREDRAC FILIPOUIC

attorney

1735 Market St. Phile PA

PA. 19103

267-265-0520

DA BAR ID 312568

AND LEE M. Shlamourty attorney 100 5. Broad St. Suite 920 267-908-5058 Phila. Pa. 25110

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II. **Basis for Jurisdiction**

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

	is the bas		ederal court jurisdiction? (check all that apply) tion Diversity of citizenship						
		-	s in this section that apply to this case.						
A.	If the Basis for Jurisdiction Is a Federal Question								
	List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.								
	Du	e P	nocess 5th and 14th amendments	to US Const.					
В.	If the Basis for Jurisdiction Is Diversity of Citizenship								
	1.	The Plaintiff(s)							
		a.	If the plaintiff is an individual The plaintiff, (name) R. CAESAR AUGUSTUS State of (name) PENNA.	, is a citizen of the					
		b.	If the plaintiff is a corporation						
			The plaintiff, (name)	, is incorporated					
			under the laws of the State of (name)						
			and has its principal place of business in the State of (name)						
		(If mo	ıl page providing the						
	2.	The Defendant(s)							
		a.	If the defendant is an individual						
			The defendant, (name) ASHLEY L. MUNZ	, is a citizen of					

(foreign nation)

the State of (name) NEW JERSEY

. Or is a citizen of

- b. If the defendant is a corporation MUNZ PARTNER SHIP NJ.

 The defendant, (name) WAYNE SHADOW, LLC, is incorporated under the laws of the State of (name) PENNSYLVANIA, and has its principal place of business in the State of (name) NEW JERSEY

 Or is incorporated under the laws of (foreign nation)

 and has its principal place of business in (name) NEW JERSEY

 423 AVONDALE AUENUE, HADDONFIELD, NJ. 08033

 (If more than one defendant is named in the complaint, attach an additional page providing the
- 3. The Amount in Controversy

same information for each additional defendant.)

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

CITY OF PHILADELPHIN - HATE BRIME BOMBING
PLAINTIFF PROPERTY AT 6924-28 WOODLAND AUE, PHILA.

"TRO against Gt SEE: DIGIAMITTORIO VS. CITY OF PHILADELPHIN

96CV-6974 15 OCT 1996

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

- A. Where did the events giving rise to your claim(s) occur?

 CITY CAUGHT ATTEMPTING DIRTY-TRICK DEMONTION HIT

 DUE Process violation, RICO, Crimes agand Hamanty

 and TRumy Educative Order-# 13818 Blocking the property

 of Persons unolvind in Serious Human Right abuse or Consistent
- B. What date and approximate time did the events giving rise to your claim(s) occur?
 Oct 12, 1996 Hoto Gurine No Statuer of limitations 6924-28 Woodland and Phila. Pr. Pland prevailed and was granted a TRO by J. Donald W. Van Artadalan on Dame day of TRO idduce Mayor Rendell under Van Artadalan on Dame day of TRO idduce Mayor Rendell under order from Hillary Clinten in White House orders building arder from Hillary Clinten in White House orders building to HII and placed in immand danger of Cologie, then on 25 Oct. 1996 Three missles Hit 6924-28 Woodland are.

 25 Oct. 1996 Three missles Hit 6924-28 Woodland Are.

 Peduces Privato Preperty to ashes Clintens threaten body Howom.

 Peduces Privato Preperty to ashes Clintens threaten body Page 4 of 6

Pro Se 2 (Rev. 12/16)	Complaint	and Request	for In	unction

C. What are the facts underlying your claim(s)? (For example What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

See Altached Documents

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

25 years of attacks against Plantly because he Sued to have Bill Clinton Remover SEE DIGIAN VS. CLINTON Decorated army Officer from Vietnam 92CV-5494 District Ct. Mode TEATH MICALLY Homeless for 93CV-1123 Tuncil 3RD mode TEATH MICALLY Homeless for 93CV-1056 US Supreme 25 years - When will Justice 93CV-1056 US Supreme Cont Washington

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Want Just Compensation for private property taken by City of Philadelphia on orders from Hillary Clinter Want Just Compensation for everyomized Drone attach World Just Compensation for everyomized Drone attach against 707 East Allantic Street Phila. Pa owned by Plaintiff against 707 East Allantic Street Phila. Pa owned by Plaintiff FBI is going to investigants fraulent Morgage fereclosure in which City of Phila is major complicit actor as witnessed by Oct 13 2019 Sheriff Sale scheduld for fraudulant Mortgago force-losure.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing:

Signature of Plaintiff

Printed Name of Plaintiff

Oct 1st 2019

R. D'Dianiottoris Pro Se ROBERT D'GIANVITTORIS

B. For Attorneys

Date of signing:

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

E-mail Address